### JAN 1 6 2008

## BEUSSE WOLTER SANKS MORA MAIRE, P.A.

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TO:	. Dania	FROM:
Examine	Dasit	Christine Q. McLeod
USPTO	#3694	January 15, 2008
FAX NUMBER: 571-27	3-7246	TOTAL NO. OF AGES INCLUDING COVER.
PHONE NUMBER		DIRECT NUMBER: 407-926-7723
YOUR REFERENCE 10165-00		sender's reference number: 10/002,562
RIS		
Interview	Request	
URGENT	☐ FOR REVIEW	☐ PLEASE COMMENT ☐ PLEASE REPLY ☐ PLEASE RECYCLE
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Approved for use Intough 09/30/2007, OMB 9851-0031
U.S. Pesent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Applicant Initiated Interview Request Form								
Application No.10/0 Examiner: Basit, A	Application No.:10/002562 Examiner: Basit, A		First Named Applicant: Soestbergen Art Unit: 3694 Stoms of Application: 2nd Action					
Testative Participa (1) Christine McI	nts; Leod, Atty	(2) Abdul Basi	it, Examiner					
(3)		(4)	M-µ					
Proposed Date of Ir	Proposed Date of Interview: 1/23/08 Proposed Time: 2:00 pm (AM/PM)							
Type of Interview P		onal (3) [ ] Vis	deo Conference					
Exhibit To Be Show If yes, provide brief		ated:     YES	NO KN		-			
Issues To Be Discussed								
Issues (Rej., Obj., etc)	Claims/ Fig. #s	Prior	Discussed	Agreed	Not Agreed			
(1) 102	1-43	California	[. ]	[ ]				
(2) 103		. 17	ľĺ	13	[]			
(3)			(1	[1	[]			
(1)   Continuation She	eet Attached		[]	[]	[]			
3rief Description of	f Arguments to	be Presenteil:						
See Attache	ed				***************************************			
NOTE: This form shows (see MPEP § 713.01). This application will represent the second	not be delayed fro applicant is advi	e above identified appoint by applicant and subout the because of applicant for file a statement tive Signature	bmitted to the exami plicant's failure to su of the substance of the	per in advance : shmit a written	of the interview record of this 7 CFR 1.133(b))			
Typed/Printed Name	e of Applicant or	Representative	. ,					
Registration	n Number, if app	licable						

the collection of information is expected by 37 CFR 1.535. The information is required to obtain or region a branch by the points which a 40 file food by the SPHO to process an application. Confidentiality is governed by 55 U.S.C. 122 and 37 CFR 1.54 and 1.14. This collection is estimated to take 2.1 givents to complete, including eightering, preparing, and submitting the encaptage of process application of the process of the process of the process of the complete discount of the process of the process of the process of the complete discount of the process of the complete discount of the process of the complete discount of the complete di 10 THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450,

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JAN 16 2008

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: Application of:

Group Art Unit: 3694/Conf. 3802

Applicants: van Soestbergen, et al.

Examiner: Ba

Basit

Application No.: 10/002,562

Attorney Docket:

10165-001

Title:

Method and System for Banking and Exchanging Emission Reduction

Credits

Applicant Initiated Interview Request Form - Attachment

Brief Description of Arguments to be Presented:

Initially, Applicants express their gratitude to the Examiner for the courtesies extended to Applicant's undersigned representative in granting a telephonic interview to discuss various issues raised in the Office Action of 9/14/2007.

(1) "California" 102(b) reference (as defined in the Office Action dated 9/14/07). The California reference discusses the general "concept of an interchangeable credit, the details of how such credits would be generated, banked, and used or traded would be specified in district rules. The proposed statewide regulation establishes only the general framework criteria for district programs; it is not a model rule that can be directly adopted by a district to implement an interchangeable credit program." [California, page 6, Purpose and Definitions].

Applicants' claims, on the other hand, express specific implementation schemes for carbon sink registration, carbon source registration, and ERC trading between purchasers and sellers. It is these specific implementation schemes that are not taught by California or the other cited references. A claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference. The identical invention must be shown in as complete detail as contained in the claim. The elements must be arranged as required by the claim.

Some of the claim elements that represent specific implementation schemes not expressly or inherently described or taught by California include, but are not limited to the following:

Claim 1 - crediting only a percentage of the ERC value to the customer account.

Claim 4 - selecting an accreditation level that determines the fee

Claim 5 - dividing the percentage of the ERC value not credited to the account according to the accreditation level (and the details of the plurality funds)

Claim 8 - ERC identification tags

Claim 9 - donating (rather than trading) ERCs

Application No.: 10/002,562

Page 2

Claims 10, 11 - exchanging ERCs for monetary assets

Claim 18 - tracking ERCs between sellers and purchasers with registration, etc.

Claim 19 - balancing liabilities

Claim 20 - pooling ERCs with other sellers

Claim 21 - a search feature for carbon sinks prior to purchasing

Claim 22 - fees as a percentage of ERC value

Applicants submit that it is in these novel and non-obvious details that many advantages of the invention reside.

(2) Orr. Yeang, and IPCC references combined with California for 103 Rejection IPCC merely discusses a method of calculating CO2 emissions. Orr discusses a GIS information system for air quality Yeang discusses using maps to show CO2 emissions

Applicants submit that the combination of references under 103 does not render the claims obvious since certain claimed elements are still missing (what is lacking in the California reference is not found in the cited references). To establish *prima facie* obviousness of a claimed invention, all the claims limitations must be taught or suggested by the prior art. The missing elements are important, providing advantages to the invention, and should not be overlooked.

Claim 3 - GPS indexing of the sink location

Claim 7 - using a virtual box to ensure ERCs are used only once

Claim 12 - carbon source registration with a debit to the account based on GHG value

Claim 15 - assigning monetary liability to GHG value

Claim 16 - (monetary) payments to purchase ERCs

Claim 17 - associating sink with source

Claim 29 - certifying products as GHG neutral after offsetting

Claim 32 - certifying services as GHG neutral after offsetting

Claim 41, 42, 43 - unique mapping method to manage GHG reductions with virtual boxes

The undersigned looks forward to a productive discussion of the issues to advance this case toward allowance.

Respectfully submitted.

By: /cqmcleod/

Christine Q. McLeod Registration No. 36,213 (407) 926-7723

Beusse Wolter Sanks Mora & Maire 390 N. Orange Ave, Suite 2500 Orlando, FL 32801

Dated: January 15, 2008